(Rev. 5/05)

FORM TO BE USED BY A PRISONER IN FILING A COMPLAINT . UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. §1983

IN THE UNITED STATES DISTRICT COURT ORIGINAL FOR THE DISTRICT OF DELAWARE H. Leighton Laskey 527 Baltic Ave. Brooklyn, MD 21225 (Complete Address with zip code) NONE (Name of Plaintiff) (Inmate Number) (Case Number) (to be assigned by U.S. District Court) (Complete Address with zip code) (Each named party must be listed, and all names must be printed or typed. Use additional sheets if needed) CIVIL COMPLAINT SER AHACHMENTS 1-B (2) Jury Trial Requested (Names of Defendants) (Each named party must be listed, and all names must be printed or typed. Use additional sheets if needed) I. PREVIOUS LAWSUITS U.S. DISTRICT COURT If you have filed any other lawsuits in federal court while a prisoner, please list the caption and case number A. including year, as well as the name of the judicial officer to whom it was assigned: NONR

PFC. ROBERT C. LEGATES MILLSBORO POLICE DEPT. 107 MAIN ST **MILLSBORO DELAWARE 19966**

PFC. WHEATLEY MILLSBORO POLICE DEPT. 107 MAIN ST MILLSBORO DELAWARE 19966

SUPERVISOR ON DUTY 1-3-04 TIME OF ALLEGED INCIDENT KNOW ONLY AS "JOHN DOE" MILLSBORO POLICE DEPT. 107 MAIN ST MILLSBORO DELAWARE 19966

GOVERNOR RUTH ANN MINNER CARVEL STATE OFFICE BLDG. 820N.FRENCH ST 12TH FL **WILMINGTON DELAWARE 19801**

OR DOUBR OFFICE FATHOLC BLDG William PENN St 2NDFC Dover DRLAMBAR 19901

THE STATE OF DELAWARE CARVEL STATE OFFICE BLDG. 820N.FRENCH ST 12TH FL WILMINGTON DELAWARE 19801

SAME OS ABOUR 07

II. EXHAUSTION OF ADMINISTRATIVE REMEDIES

	In order to proceed in federal court, you must fully exhaust any available administrative remedies as to each ground on which you request action.							
	A.	Is there a prisoner grievance procedure available at your present institution? Yes No						
	B.	Have you fully exhausted your available administrative remedies regarding each of your present claims? ✓ Yes □ No						
	C.	If your answer to "B" is Yes:						
		1. What steps did you take? This Action took place while						
		in police custody. I wrote the Governor,						
		2. What was the result? NONR!						
	200							
	D.	If your answer to "B" is No, explain why not:						
MI.	DEFENDANTS (in order listed on the caption)							
		Jame of first defendant: PFC. Robert C LEGATES						
	E	mployed as Policie Officer as Mills boro Police DEDT						
	М	ailing address with zip code: 107 MAIN ST						
m.		MILLSBORD DALAWARER 19966						
		DEC MO 1 the att =						
	(2) N	Tame of second defendant: PFC. MR. WhRATLRy						
	E	imployed as Police officer as MILLS boro Police DRAT						
	M	Tailing address with zip code: 107 man ST						
	_	MILLS BORD DREADING 19966						
	(3) N	Same of third defendant: FileD AS John Dor						
	E	imployed a Supervisor of Duty a Mills boso Police DEPT						
		failing address with zip code: M 107 mmi ST						
		MILLSBORD DALAWARR 19966						
		st any additional defendants, their employment, and addresses with zip codes, on extra sheets if necessary)						
	<	SEE AHACH MENTS 2-B						
		2						

12-24-05

	h ANN MINNER
CAR	URI STATE OFFICE BLOG
820	P. FRENCH ST 12th FL
WI	Lmington DELAWARR 15801
60188	201 - Employed of forecains Defen
UIOL	ATON OF RIGHTS/ASSAULT ASSAULT
StA	TE OF DALAWAKE
CAR	UZL STATE OFFICE BLDG N. FRENCH ST 12TH PH
CAR 820	N. FRRNCH ST 12TH PH
CAR 820	UZL STATE OFFICE BLDG

Page 5 of 9

IV. STATEMENT OF CLAIM

(State as briefly as possible the facts of your case. Describe how each defendant is involved, including dates and places. Do not give any legal arguments or cite any cases or statutes. Attach no more than three extra sheets of paper if necessary.) SER AHACH MRNTS.

- OF RUIDENCE, ASSAULT, LOCATION BREDE LASSAULT, LOCATION BREDE
- 2. PFC. MR Wheatler 1-3-04. INVOLUDITARE
 taking of EUIDENCE-ASSAULT. LOCATION O
 BERDE HOSpital DELAWARE
- SUPERVISOR OF DUTY "JOHN DOR" MILLSBOTO POLICE
 1-3-04 INVOLUNTARY TAKING OF PUIDENCE
 ASSAULT LOCATION BEZDE HOSPITAL
 DRIAWARK

 SER PAGE 4

V. RELIEF

(State briefly exactly what you want the Court to do for you. Make no legal arguments. Cite no cases or statutes.)

AZSO,000000 MODETARY PROPED/PHYSICAL ASSAULT
WESTIGATION OF OFFICERS by INTERPORT
POST OF Prior Situations Suchas the Foregoing

Page 6 of 9 12 - 24 - 05 4 P8 H

CAR	JE!	Stati	770 S	ICR	3676		
					n fl		
WI	Lmips	60	DELAW	WER	19801		
900-22	120R -	En	plover	70	foreco	inc i	Defriort
UIOL	ATTOW	20	RIGHT	5/ ASS	minto.	755 M	uetanor!
				· ·	-		
STA	TE	OF	DRLA	OAKR			
CAR	UZL	STAT	r off	ICR	BLD6		
			T ST				
11	T. C.	OF	Cireo	arde.	DR FRONT	muts	
B.m.	1 CONTIN						
ENT	MING K	36	216115	/ AS	SAULT		

I declare under penalty of perjury that the foregoing is true and correct.

Signed this 12-24-05 day of DECEMBER 24th 2005. (Signature of Plaintiff 2) (Signature of Plaintiff 3)

Chi 29 day of Deenber The year year of Deenber Thought Herety down send via Postal behing this gapers at hond, Ith The District Court of the United States in Welsonington necessaries

Destally Despita

Page 8 of 9 SHATE MENT OF FACTS

UNDER SUSPISION OF DUIZ.

I WAS ARRESTED IN SUSSEX COUNTY DELAWARE ON 1-3-04.WHEN TAKEN TO THE MILLSBORO POLICE STATION BY PFC ROBERT C. LEGATES I WAS ASKED TO TAKE A B.A.C. TEST. IREFUSED. THE ARRESTING OFFICER THEN SAID HE WAS TAKING ME TO THE HOSPITAL FOR A BLOOD TEST. I REFUSED ONCE AGAIN AND ASKED TO SPEAK TO AN ATTORNEY.THE ARRESTING OFFICER THEN PLACED ME IN THE CRUISER AND CALLED FOR BACK-UP.I WAS ADAMIT ABOUT MY REFUSAL TO TAKE A BLOOD TEST. UPON ARRIVAL AT BEEBE HOSPITAL IONCE AGAIN REFUSED AND ASKED FOR AN ATTORNEY. IWAS THEN DRAGGED OUT OF THE CRUISER, THUS SUSTAINING INJURIES.I WAS CARRIED INTO THE HOSPITAL HELD DOWN ON A GURNEY AND BLOOD WAS TAKEN FORCEFULLY AND INVOLINTARY BY THE MILLSBORO POLICE.

THANK YOU.

At Jength Joshy 12-24-05

H. LRIGHTON LASKRY 527 BALTIC AUR BROOKLYN, MID. 21225

UDER PENALTIES OF PERTURY

I HOWARD LRIGHTOP LAKERY, to the best of my KNOWIELGE,

STATE THAT THE FORGOING STATEMENT IS TEUR.

Opies 4- Complate copies

Governor

RUTH AND MINNER

